## WILLKIE FARR & GALLAGHER II.

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March 14, 2008

## VIA FACSIMILE

The Honorable Charles L. Brieant United States District Judge Southern District of New York United States Courthouse 300 Quarropas St., Room 275 White Plains, NY 10601

3/19/08 - Briens

Re:

Grant v. MYCA, LLC, et al., No. 08 CV 508 (CLB)
Scorpio 8283 LLC v. MYCA, LLC, No. 08 CV 510 (CLB)
MLP I, et al. v. MYCA, LLC, et al., No. 08 CV 511 (CLB)

## Dear Judge Brieant:

We represent plaintiffs in the above-captioned actions (the "Actions") relating to the dissolution of various partnerships (the "Partnerships"). Certain of the defendants (the "Moving Defendants") in the Actions have filed motions (the "Motions") to dismiss a cause of action that relates to the process for winding up the Partnerships' affairs. Plaintiffs' responses to the Motions are due on Monday, March 17, 2008.

Plaintiffs and Moving Defendants (together, the "Parties") currently are involved in negotiations in an effort to reach a mutually agreeable resolution to their disputes. If those discussions are successful, the Motions will be rendered moot.

Plaintiffs, with the consent and agreement of Moving Defendants, therefore respectfully request—to permit productive negotiations and to conserve the resources of both the Parties and the Court—that the current briefing schedule be adjourned to permit plaintiffs to respond to the Motions on or before Wednesday, March 26, 2008, and Moving Defendants to file reply memoranda on or before April 9, 2008. If the Court adjourns the deadlines as requested, the Parties will contact the Court to schedule a new return date for the Motions.

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Counsel for each of the Parties are available to discuss the above request at the Court's convenience, should the Court desire to do so.

Respectfully submitted,

Thomas H. Golden

cc: Michael D. Lockard, Esq. Philip H. Gitlen, Esq.

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